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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/775,123	02/11/2004	John K. Sokolowski	1,2077-0002	2613	
22902 7	590 03/14/2005		EXAMINER		
CLARK & BRODY			EVANS, ANDREA HENCE		
1090 VERMONT AVENUE, NW			ART UNIT	PAPER NUMBER	
SUITE 250			ARTONI	TAT ER NOMBER	
WASHINGTON, DC 20005			2854		
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Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION I		FIRST NAMED APP	LICANT	ATTORN	EY DOCKET NO.		
10/115	,123						
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				EXAMINER			
				ART UNIT	PAPER NUMBER		
				DATE MAILED:			
		NOTICE OF ABAN	DONMENT				
This ap	plication is abandoned in view	of:					
П	Applicant's failure to timely f	ile a proper reply to the Office le	etter mailed on				
					······································		
	A reply (with Certific	cate of Mailing or Transmission which is after the expira	of) was received on	otal		
	extension of time o	f month(s)) which exp	oired on		otal		
	A proposed reply w	as received on	but it door no	t constituto a propor ro	nh. undor		
	37 CFR 1.113 to the	e final rejection.			•		
	(A proper reply und which places the ar	der 37 CFR 1.113 to a final reje oplication in condition for allowa	ction consists onl ance: (2) a timely	ly of: (1) a timely filed a filed Notice of Appeal (mendment with appeal fee)		
		Request for Continued Examina					
	A reply was receive	ed on, but it do	es not constitute	a proper reply, or a bor	a fide attempt at a		
	proper reply, to the	non-final rejection. See 37 CFF	R 1.85(a) and 1.1	11. (See explanation in	the last box below).		
	No reply has been i	eceived.					
X	Applicant's failure to timely pof three months from the ma	eay the required issue fee and puiling date of the Notice of Allow	oublication fee, if vance (PTOL-85).	applicable, within the s	tatutory period		
	Transmission dated	publication fee, if applicable, was), which is afte ication fee) set in the Notice of	er the expiration of	of the statutory period for	or payment of the		
			•		calloff i ce Duej.		
	The submitted fee of The issue fee by 37 37 CFR 1.18(d) is \$	of \$ is insufficient. A bal CFR 1.18 is \$ The	publication fee, i	_ is due. f required, by			
	The issue fee and p	publication fee, if applicable, ha	ve not been rece	ived.			
	Applicant's failure to timely file corrrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTOL-37).						
	Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply.						
	No corrected drawii	ngs have been received.					
	The letter of express abando interest, or all the applicants	onment which is signed by the a	attorney or agent	of record, the assignee	of the entire		
	The letter of express abandounder 37 CFR 1.34(a)) upon	nment which is signed by an a filing of a continuing application	ttorney or agent (n.	acting in a representati	ve capacity		
	The decision by the Board of for seeking court review of the	Patent Appeals and Interferenge decision has expired and the	ces rendered on ere are no allowed	and beca claims.	use the period		
	The reason(s) below:						
	Petitions to revive under 37 CFR 1.13 minimize any negative effects on pater	7(a) or (b), or requests to withdraw the hont term.	olding of abandonment	under 37 CFR 1.181, should t	pe promptly filed to		

PTO-1432 (07/01)